| 1  |  | The Honorable Tana Lin      |  |
|----|--|-----------------------------|--|
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| 6  |  |                             |  |
| 7  |  |                             |  |
| 8  | UNITED STATES DISTRICT COURT   |                             |  |
| 9  | WESTERN DISTRICT OF WASHINGTON<br>AT SEATTLE   |                             |  |
| 10 | BUNGIE, INC.,  |                             |  |
| 11 | Plaintiff,   | Case No. 2:21-cv-01112-TL   |  |
| 12 | V.   | UPDATED JOINT STATUS REPORT |  |
| 13 | ELITE BOSS TECH INCORPORATED,  | PER DKT. NO. 30             |  |
| 14 | 11020781 CANADA INC., DANIEL<br>FAGERBERG LARSEN, JOHN DOE NO. 1                                     |                             |  |
| 15 | A/K/A "SLYTIGER" A/K/A ARTHUR S.<br>ADERHOLT, JOHN DOE NO. 2 A/K/A                                   |                             |  |
| 16 | "BADGER," JOHN DOE NO. 3 A/K/A "LUZYPHER," JOHN DOE NO. 4 A/K/A                                      |                             |  |
| 17 | "GOODMAN," JOHN DOE NO. 5 A/K/A "YIMOSECAI," JOHN DOE NO. 6 A/K/A                                    |                             |  |
| 18 | "RIDDELL," JOHN DOE NO. 7 A/K/A "PISKUBI93," AND JOHN DOES NO. 8-20,                                 |                             |  |
| 19 | Defendants.  |                             |  |
| 20 |  |                             |  |
| 21 | Plaintiff, through its undersigned counsel, hereby provides this Updated Joint Status                |                             |  |
| 22 | Report pursuant to the Court's order of July 6, 2022. Dkt. No. 30.                                   |                             |  |
| 23 | Defendant Daniel Fagerber Larsen ("Larsen") is the only Defendant who has been served                |                             |  |
| 24 | with the Complaint but did not appear and settle with Bungie. Information received from the          |                             |  |
| 25 | settling Defendants (Elite Boss Tech, Inc., 11020781 Canada Inc., and Robert James Duthie            |                             |  |
| 26 | Nelson) identified Larsen as one of the developers of the cheat software at issue in this litigation |                             |  |

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| 1  | and therefore as having personal liability for the infringements, breaches, and other violations  |  |  |
|----|---|--|--|
| 2  | alleged in the Complaint. Plaintiff has moved for entry of a clerk's default against Larsen [Dkt. |  |  |
| 3  | No. 32], and is working on obtaining the relevant information in admissible form for use in a     |  |  |
| 4  | motion for default judgment against Larsen. Plaintiff expects to be in position to file such a    |  |  |
| 5  | motion by the end of August, 2022.  |  |  |
| 6  | DATED this 13th day of July, 2022.  |  |  |
| 7  |   |  |  |
| 8  |   | s/ Brian W. Esler  |  |
| 9  |   | Brian W. Esler, WSBA No. 22168<br>MILLER NASH LLP  |  |
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| 13 |   | Akiva M. Cohen, New York Bar No. 4328969   |  |
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| 18 |   | Dylan M. Schmeyer, Colorado Bar No. 50573 (Admitted <i>pro hac vice</i> ) KAMERMAN, UNCYK, SONIKER |  |
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